

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

⑧  
5-2

CHARLES ISELEY  
Plaintiff,

v.

W. CONWAY BUSHEY, et al,  
Defendants.

Civil Action No.

1:00-CV-00577

HARRISBURG, PA

MAY 24 2000

MARY E. D'ANDREA, CLERK  
Per STE Deputy Clerk

BRIEF IN SUPPORT OF MOTION FOR ADEQUATE ACCESS TO COURT

As delineated in plaintiff's attached affidavit, the defendants have been deliberately withholding his personal property in order to bar him access to his legal material despite the fact that he allegedly has a right to access to his legal material and to not be retaliated against for exercising his rights.

The withholding of plaintiff's property in retaliation for his filing the instant action and others has been going on for months now and plaintiff has done everything in power to resolve the problem, to no avail.

Plaintiff is proceeding pro se and obviously has been utterly barred from prosecuting this case because of the defendants' actions against him and has further been banned from doing any research or self-representation in numerous other legal actions, as well as the instant action.

Conclusion

Wherefore, the court should grant plaintiff's motion and issue an order directing the pertinent defendants to send him his property, including his legal material, forthwith.

Date: May 22, 2000

Respectfully submitted,

Charles Lueke

Charles Lueke

Am-9320, 1 Kelly Dr.

Coal Twp, PA 17866